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	APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/525,791	(	02/25/2005	Akira Hommi	1299/14	1299/14 3044	
	23838	7590	11/21/2005		EXAMINER		
KENYON & KENYON					SMITH, TYRONE W		
	1500 K STRE						
	SUITE 700				ART UNIT	PAPER NUMBER	
	WASHINGTO	N. DC	20005	2837			

DATE MAILED: 11/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	N				
		10/525,791	HOMMI ET AL.	$\langle \mathcal{C} \rangle$				
	Office Action Summary	Examiner	Art Unit					
		Tyrone W. Smith	2837					
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet	with the correspondence addres	is				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may will apply and will expire SIX (6) MO , cause the application to become	NICATION.  a reply be timely filed  ONTHS from the mailing date of this communication  ABANDONED (35 U.S.C. § 133).	. '				
Status								
1)	Responsive to communication(s) filed on							
		action is non-final.						
3)	Since this application is in condition for allowa	•	atters, prosecution as to the me	rits is				
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C	.D. 11, 453 O.G. 213.					
Dispositi	on of Claims			•				
4)🖂	Claim(s) <u>1-18</u> is/are pending in the application		·					
	4a) Of the above claim(s) is/are withdraw		•					
5)	Claim(s) is/are allowed.							
• 6)⊠	Claim(s) 1-18 is/are rejected.							
7)	7) Claim(s) is/are objected to.							
8)	Claim(s) are subject to restriction and/o	r election requirement.						
Applicati	on Papers							
9)	The specification is objected to by the Examine	r.	•					
·	The drawing(s) filed on is/are: a) acc		o by the Examiner.					
	Applicant may not request that any objection to the	drawing(s) be held in abey	ance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by the Ex	caminer. Note the attach	ed Office Action or form PTO-1	<b>52</b> .				
Priority ι	ınder 35 U.S.C. § 119							
12)🛛	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
	☑ All b) ☐ Some * c) ☐ None of:							
·	1. Certified copies of the priority document	s have been received.						
	2. Certified copies of the priority document	s have been received in	Application No					
	3. Copies of the certified copies of the prior	rity documents have bee	en received in this National Stag	ge				
	application from the International Bureau	u (PCT Rule 17.2(a)).						
* 9	See the attached detailed Office action for a list	of the certified copies no	ot received.					
Attachmen	t(s)							
	e of References Cited (PTO-892)		v Summary (PTO-413)					
	e of Draftsperson's Patent Drawing Review (PTO-948)		o(s)/Mail Date f Informal Patent Application (PTO-152	<b>)</b> \				
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date <u>02/25/05</u> .	6) Other:		. <b>)</b>				

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 1 and 12 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The limitation in claims 1 and 12, "a torque restriction cancellation control module, in response to at least a reducing tendency of the skid, cancels the torque restriction, which is set by said torque restriction control module, to a specific degree corresponding to a variation in driver's accelerator operation, and controls the motor under at least partly cancelled torque restriction." Examiner requests that the Applicant clarify the claim limitation, either by amendment or response.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-18 rejected under 35 U.S.C. 103(a) as being unpatentable over Tabata et al (JP10-304514) in view of Tezuka (5195037).

Regarding Claims 1, 11, and 12. Tabata discloses drive force controlling device for hybrid vehicle, which includes an angular acceleration measurement module that measures an angular acceleration of either of the drive shaft and a rotating shaft of the motor (Figure 2 item M) (section [0008] – section [0011]); a first skid detection module that detects a skid due to wheel spin of the drive wheels, based on the measured angular acceleration (section [0008] – section [0011]); a first torque restriction control module that, in response to detection of a skid by the first skid detection module restricts torque output and controls said motor with the restricted torque output, so as to reduce the skid (section [0008] – section [0011]); a first integration module that integrates the angular acceleration, which is measured by the angular acceleration measurement module to give a time integration thereof since detection of the skid by the first skid detection module (section [0008] – section [0011]). Refer to the abstract and sections [0082] – [0094]. However, Tabata does not disclose a torque restriction cancellation control module or having similar operation that, in response to at least a reducing tendency of the skid, cancels the torque restriction, which is set by said torque restriction control module and controls the motor under at least partly cancelled torque restriction.

Tezuka discloses torque distribution control for a four-wheel drive motor which includes a first torque restoration control module/torque resetting means (column 9 lines 26-30) that, in response to at least a reducing tendency of the skid, restores the torque output and controls the motor with the restored torque output (column 9 lines 31-34). Refer to column 7 lines 51-68 and column 8 lines 1-41. Further, restores output torque level at a predetermined timing when the angular acceleration measured by said angular acceleration measurement module has an increase or decrease (by the driver's operation) in the course of convergence of the skid. Refer to column 7 lines 51-68 and column 8 lines 1-41.

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It would have been obvious to one of ordinary skill in the art at the time of invention to use Tabata's drive force controlling device for hybrid vehicle with Tezuka's torque distribution control for a four-wheel drive motor. The advantage of combining the two would provide a system to prevent slippage at the time of accelerating by greatly reducing an engine output on detecting the slippage of the driving wheels.

Regarding Claims 2 and 13. Tabata discloses drive force controlling device for hybrid vehicle, which includes an angular acceleration measurement module that measures an angular acceleration of either of the drive shaft and a rotating shaft of the motor (Figure 2 item M) (section [0008] – section [0011]). A first skid detection module that detects a skid due to wheel spin of the drive wheels, based on the measured angular acceleration (section [0008] – section [0011])

It would have been obvious to one of ordinary skill in the art at the time of invention to use Tabata's drive force controlling device for hybrid vehicle with Hashiguchi's a device for preventing acceleration slip of a vehicle. The advantage of combining the two would provide a system to prevent slippage at the time of accelerating by greatly reducing an engine output on detecting the slippage of the driving wheels.

Regarding Claims 3 and 14 Tezuka discloses torque distribution control for a four-wheel drive motor which includes a first torque restoration control module/torque resetting means (column 9 lines 26-30) that, in response to at least a reducing tendency of the skid, restores the torque in a stepwise manner, output and controls the motor with the restored torque output (column 9 lines 31-34).

It would have been obvious to one of ordinary skill in the art at the time of invention to use Tabata's drive force controlling device for hybrid vehicle with Hashiguchi's a device for preventing acceleration slip of a vehicle. The advantage of combining the two would provide a

system to prevent slippage at the time of accelerating by greatly reducing an engine output on detecting the slippage of the driving wheels.

Regarding Claims 4, 5 and 15-18. Tezuka discloses torque distribution control for a four-wheel drive motor which includes a first torque restoration control module/torque resetting means (column 9 lines 26-30) that, in response to at least a reducing tendency of the skid, restores the torque output and controls the motor with the restored torque output (column 9 lines 31-34). Refer to column 7 lines 51-68 and column 8 lines 1-41. Further, restores output torque level at a predetermined timing when the angular acceleration measured by said angular acceleration measurement module has an increase or decrease (by the driver's operation) in the course of convergence of the skid. Refer to column 7 lines 51-68 and column 8 lines 1-41.

It would have been obvious to one of ordinary skill in the art at the time of invention to use Tabata's drive force controlling device for hybrid vehicle with Hashiguchi's a device for preventing acceleration slip of a vehicle. The advantage of combining the two would provide a system to prevent slippage at the time of accelerating by greatly reducing an engine output on detecting the slippage of the driving wheels.

Regarding Claims 6 and 7. Tabata discloses drive force controlling device for hybrid vehicle, which includes an angular acceleration measurement module that measures an angular acceleration of either of the drive shaft and a rotating shaft of the motor (Figure 2 item M) (section [0008] – section [0011]); a first skid detection module that detects a skid due to wheel spin of the drive wheels, based on the measured angular acceleration (section [0008] – section [0011]); a first torque restriction control module that, in response to detection of a skid by the first skid detection module restricts torque output and controls said motor with the restricted torque output, so as to reduce the skid (section [0008] – section [0011]); a first integration module that integrates the angular acceleration, which is measured by the angular acceleration

measurement module to give a time integration thereof since detection of the skid by the first skid detection module (section [0008] – section [0011]). Refer to the abstract and sections [0082] – [0094].

It would have been obvious to one of ordinary skill in the art at the time of invention to use Tabata's drive force controlling device for hybrid vehicle with Hashiguchi's a device for preventing acceleration slip of a vehicle. The advantage of combining the two would provide a system to prevent slippage at the time of accelerating by greatly reducing an engine output on detecting the slippage of the driving wheels.

Regarding Claim 8-10. Tabata and Tezuka do not indicate another torque restriction control module or re-restriction torque module being used in the invention.

In re Harza, 274 F.2d 669, 124 USPQ 378 (CCPA 1960) (Claims at issue were directed to a water-tight masonry structure wherein a water seal of flexible material fills the joints which form between adjacent pours of concrete. The claimed water seal has a "web" which lies \*\* in the joint, and a plurality of "ribs" \*\* >projecting outwardly from each side of the web into one of the adjacent concrete slabs. <The prior art disclosed a flexible water stop for preventing passage of water between masses of concrete in the shape of a plus sign (+). Although the reference did not disclose a plurality of ribs, the court held that mere duplication of parts has no patentable significance unless a new and unexpected result is produced.).

It would have been obvious to one of ordinary skill in the art at the time of invention to add another torque restriction module to the inventions of Tabata and Tezuka. The advantage would provide a better system, which may ensure driving stability and steering in accordance with slip or skid conditions.

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Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Pertinent arts of record related to slip/skid control or anti lock braking are disclosed

in the PTO-892.

6. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Tyrone W. Smith whose telephone number is 571-272-2075. The

examiner can normally be reached on weekdays from 8:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David Martin, can be reached on 571-272-2800 ext. 37. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private

PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tyrone Smith Patent Examiner

DAVID MARTIN

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